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The below described is SIGNED.

Dated: January 20, 2015

JOEL T. MARKER



U.S. Bankruptcy Judge

Proposed and submitted by:

Matthew M. Boley, Esq. (8536) PARSONS KINGHORN HARRIS, P.C.

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Attorneys for secured creditor KC VOUTAZ, LLC

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF UTAH, CENTRAL DIVISION

In re:

UD DISSOLUTION CORP., a dissolved Nevada corporation f/k/a V3 Systems, Inc.

Debtor.

Bankruptcy No. 14-32546 JTM Chapter 7 Honorable Joel T. Marker

ORDER REDUCING TIME FOR OBJECTIONS TO AND HEARING ON MOTION TO TERMINATE THE AUTOMATIC STAY OR FOR ADEQUATE PROTECTION

This matter is before the Court upon the *ex parte* motion of secured creditor KC VOUTAZ, LLC ("Creditor") requesting that the Court to reduce the time for notice of the hearing on, shorten the deadline for filing responses or objections to, the *Motion to Terminate the* Automatic Stay or for Adequate Protection, dated January 16, 2015 [Docket No. 42] (the "Motion").

The Court having reviewed the ex parte motion and having considered such other and further matters as the Court deemed appropriate and good cause appearing, it hereby is

ORDERED, pursuant to Federal Rule of Bankruptcy Procedure 9006(c) and Local Rule 9006-1(b), that the ex parte motion shall be, and hereby is, GRANTED; it is

FURTHER ORDERED that the <u>preliminary hearing</u> on the Motion shall be held on January 22, 2015 at 2:00 p.m.; it is

FURTHER ORDERED that the <u>deadline for</u> creditors and other parties-in-interest to file any <u>objection</u> or response to the Motion shall be <u>January 22, 2015</u>; and it is

FURTHER ORDERED that both (a) the time for notice of the hearing on the Motion and (b) of the deadline to file responses or objections thereto shall be, and hereby are, reduced such that the notice mailed and served electronically on January 16, 2015 shall be, and hereby is, adequate and appropriate in the particular circumstances.



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DESIGNATION OF PARTIES TO BE SERVED

Service of the foregoing Order shall be served to the parties and in the manner designated below:

By Electronic Service: I certify that the parties of the record in this case as identified below, are registered CM/ECF users and will be served notice of entry of the foregoing Order through the CM/ECF system:

- Matthew M. Boley mmb@pkhlawyers.com, jh@pkhlawyers.com
- Kenneth L. Cannon kcannon@djplaw.com, khughes@djplaw.com
- Laurie A. Cayton tr laurie.cayton@usdoj.gov, James.Gee@usdoj.gov;Lindsey.Huston@usdoj.gov;Suzanne.Verhaal@usdoj.gov
- Deborah Rae Chandler chandler@millertoone.com
- Blake D. Miller miller@millertoone.com, millermobile@gmail.com;miller@ecf.inforuptcy.com;miller.blaked@gmail.com
- Brennan H. Moss bmoss@padrm.com, shamilton@padrm.com
- Robert S. Prince rprince@kmclaw.com, squilter@kmclaw.com
- United States Trustee USTPRegion19.SK.ECF@usdoj.gov

By U.S. Mail: In addition to the parties of record receiving notice through the CM/ECF system, the following parties should be served notice pursuant to Fed R. Civ. P. 5(b):

[none]		
	/s/ Matthew M. Boley	_